1	REORGANIZED DEBTORS' FORTY-
2	FIRST OMNIBUS OBJECTION TO CLAIMS (NO LIABILITY /
3	PASSTHROUGH CLAIMS) FILED BY PG&E CORPORATION [9458]
4	REORGANIZED DEBTORS' FORTY- SECOND OMNIBUS OBJECTION TO
5	CLAIMS (NO LIABILITY / PASSTHROUGH CLAIMS) FILED BY
6	PG&E CORPORATION [9460]
7	REORGANIZED DEBTORS' FORTY- THIRD OMNIBUS OBJECTION TO
8	CLAIMS (NO LIABILITY /
9	PASSTHROUGH CLAIMS) FILED BY PG&E CORPORATION [9462]
10	REORGANIZED DEBTORS' FORTY- FOURTH OMNIBUS OBJECTION TO
11	CLAIMS (NO LIABILITY /
12	PASSTHROUGH CLAIMS) FILED BY PG&E CORPORATION [9464]
13	REORGANIZED DEBTORS' FORTY- FIFTH OMNIBUS OBJECTION TO
14	CLAIMS (NO LIABILITY /
15	PASSTHROUGH CLAIMS) FILED BY PG&E CORPORATION [9466]
16	REORGANIZED DEBTORS' FORTY-
17	NINTH OMNIBUS OBJECTION TO CLAIMS (UNTIMELY NO LIABILITY
18	/ PASSTHROUGH CLAIMS) FILED BY PG&E CORPORATION [9711
19	REORGANIZED DEBTORS' FIFTY- EIGHTH OMNIBUS OBJECTION TO
20	CLAIMS (SATISFIED CLAIMS)
21	FILED BY PG&E CORPORATION [10040]
22	TRANSCRIPT OF PROCEEDINGS
23	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE DENNIS MONTALI UNITED STATES BANKRUPTCY JUDGE
24	ONTILD STATES DAMMOTICE GODGE
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13	Also llesent.	Claimant
14		John Weaver Claimant
15		Mark Klein
16		Claimant
17		G. Larry Engel Claimant
18		Thomas Sinkiewicz
19		EBEN 818 LLC
20		Martha Gerstner Claimant
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22		Dorcas Wheeler Claimant
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PG&E Corporation and Pacific Gas and Electric Company
SAN FRANCISCO, CALIFORNIA, WEDNESDAY, MARCH 24, 2021, 10:00 AM

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3 (Call to order of the Court.)

4 THE CLERK: Calling the matter of PG&E Corporation.

5 THE COURT: Good morning, everyone. This is Judge

6 Montali on the call. I don't -- I don't any appearances for

7 | the moment. I will just make a couple of preliminary

8 announcements. And then I'll ask for debtors' counsel to

9 identify themselves.

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I would ask for those of you participating by phone, if you are able to mute your phone until it's time for you to speak, that would help us avoid talking, dog barking, or other background noises to cut down on the confusion.

And this is the first hearing, I believe, since we've gone to the specific claim objections. And I'm going to run through the -- in a moment the claims that I'll be addressing today.

Let me say also that a number of you have logged in on AT&T and put your name on the screen which is fine. Some of you, however, have been identified by -- so for me and for my staff only as guests by number. That's -- you're entitled to be a guest by number, but when you speak, I'll need you to identify yourself by name so we can keep track of who's appearing on the record.

So in a -- I'll take a few -- I have a few questions

PG&E Corporation and Pacific Gas and Electric Company for PG&E's counsel. And then after that, I intend to follow the proposed agenda that PG&E's counsel filed yesterday. And I will take the individual claimants in the order on that agenda. And so if you are high on the list, I'll be hearing from you soon. If you're low on the list, unfortunately it's going to take a little bit.

So the order that I'm going to take them will be EBEN 818 then Todd Greenberg then D.A. Wood Construction.

Then after that, Mr. Mark Klein then Mr. Larry Engel then Ms. Dorcas Wheeler then Mr. Bruce -- excuse me, Bruce or Kathleen Shaw, then Tracy Nick or Haisam Nijem then John Weaver then Martha Gerstner Then Rhonda Miller then Annette Hicks.

And if I've gone through that entire list, I believe those are the only people that I expect to hear from today. If there are others that expect to be heard, I'll ask you simply to wait. And I'll call for your appearances as we get through the agenda.

Now, may I have the appearances by the PG&E lawyers who are taking the lead on the discussion today?

MS. SILVEIRA: Good morning, Your Honor. This is Dara Silveira from Keller Benvenutti Kim on behalf of the debtors and reorganized debtors. And my colleague, Peter Benvenutti, is on the line as well.

24 THE COURT: Good morning, MS. Silveira. I saw your name, and I thought you were going to be the attorney

PG&E Corporation and Pacific Gas and Electric Company appearing. But I also saw Mr. Benvenutti's name. I'll assume you're going to answer my questions unless we hear from him.

So I want to make sure I'm clear what you expect when we are dealing with a claimant that have been identified as being dealt with by a status conference today. And more specifically though, I want to ask a couple of fundamental questions.

In some of the -- obviously, a number of the matters that were on for today's calendar have been continued to a later date. And we don't need any discussion about that.

But as far as claimants where PG&E has withdrawn the objection or there's been a resolution by agreement, is it fair to assume that those claims will be paid in due course and soon?

MS. SILVEIRA: Yes. Where there has been a resolution reached or we've withdrawn and allowed the claim, those are being paid. I believe our timeline is checks go out every two to three weeks.

THE COURT: Okay. Okay. Again, there's no immediate feedback from my point of view. And I don't know what the distribution timing is. But at least claimants who are in the call today, they may be more inclined to agree to things if they know they're going to get paid quickly. That's for a specific discussion on any particular claim.

Then next, what is your expectation for some of these

PG&E Corporation and Pacific Gas and Electric Company claims where there are disputes of legal theories but not necessarily amounts but you want to have it as a status conference today? What is your expectation of what I should be doing today?

MS. SILVEIRA: Your Honor, where we've indicated something will go forward as a status conference, these are ones where there are factual disputes that will need to be resolved through an evidentiary hearing.

THE COURT: Well, how would --

Well, whoever is speaking, I'd like you to -- please mute your line, ma'am, whoever is speaking. Can you folks -- can you folks mute your lines?

Well, that's a failed effort. Someone is having a conversation with someone else on this call. And we're just going to have to stop the hearing until you mute your line and not let the rest of us hear your conversation.

So, Ms. Silveira, what I'm getting at is in a traditional manner, if we have a dispute, a status conference, and we can set a deadline for discovery and a deadline for exchange of documents and all the normal things, every claimant in this dispute with PG&E is entitled to that. But it may well be that, if the parties will agree on facts or certain things aren't disputed or, alternatively, if the matter can be disposed of by a point of law, then that changes the schedules.

What I don't want to do is have a dozen claimants

PG&E Corporation and Pacific Gas and Electric Company lined up for the next hearing when it's time to get down to the merits. And so I don't need you to answer my question now, but I just want you to be aware that I want to explore the possibility. For example, if one side says, well, my claim is X dollars and the debtors' side is no, we don't owe you any money at all, then perhaps there's no reason to have any evidentiary hearing if the assertion is the right amount and your question -- your response, rather, is a legal argument. Again, I'll be more specific when we come to the individual claims.

But another preliminary question for you, some of these may be appropriate to send to mediation. And is there any reason why the mediation program that's in place for the general claims, not the -- not the securities claims and not the fire claims, but the other group, why some of these disputes couldn't be referred to mediation if that's acceptable to the claimant.

MS. SILVEIRA: Certainly, Your Honor.

With respect to most of these, we're very flexible about using the ADR procedures. We believe that they can be resolved with a fairly straightforward evidentiary presentation in front of Your Honor which is why we haven't referred them immediately. But it's certainly something we're willing to discuss as to most of these claimants.

THE COURT: One of the things that was a little

PG&E Corporation and Pacific Gas and Electric Company confusing to me when I prepared for this hearing and I reviewed all the twelve claims that are sort of on the table today was your omnibus objection, at least the fortieth omnibus objection, which summarized the debtors' position on the so-called Rule 14 and 16 and 2, Rule 2 issues. Those seem to be questions of law. And yet your response for some of them leave open the question of fact.

So I guess what I'm putting to you is, even if we have a status conference for a particular plan and we set it for another hearing, is it something that you believe could be dealt with by the equivalent of a summary judgment motion?

Because maybe there aren't facts that are material to the dispute. Is that -- is that a possibility?

MS. SILVEIRA: In some cases, yes, Your Honor. Specifically with respect to the forty-second omnibus objection that deals with the Rule 14 claims, we have a proposal for Your Honor that was agreed to by claimants in terms of how to move forward.

THE COURT: Okay. All right. Well, if you want, I could take those two out of order now if you could get some -- in and out of the hearing. And I was going to take them in order as I indicated. But that -- if I'm not mistaken, that is Mr. Klein and Mr. Engel. They are the two under the forty-second omnibus objection; is that right? Right?

MS. SILVEIRA: Yes, Your Honor.

PG&E Corporation and Pacific Gas and Electric Company

THE COURT: All right. Let's -- go ahead. I'm sorry,

2 Ms. Silveira.

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- 3 MS. SILVEIRA: So these are -- Mr. Klein and Ms.
- 4 Klein's claim and Mr. Engel's claim relate to the reorganized
- debtors' public safety power shutoff or PSPS program.

proceed with the status conference today.

- 6 THE COURT: Right.
- MS. SILVEIRA: We initially reported to the Court these could be resolved as a matter of law. Upon further reflection, as we reported yesterday, we believe we need to
- 11 Yesterday we reached agreement with both Mr. Klein and
 12 Mr. Engel, both of whom I believe are on the line, regarding a
 13 schedule for these claims moving forward. If the date works
 14 for the Court, we'll have a further status and scheduling
 15 conference on June 15th. And on or before April 23rd, which is
 16 thirty days from today, PG&E will file a further objection to
 17 each claim which will include additional grounds for objection.
 - THE COURT: But, Ms. Silveira, it'll be additional grounds for objections, but it'll still be within the context of the PSP, yes, that they both base their claims on. Is that right?
- MS. SILVEIRA: Yes, Your Honor.

And the claimants will have --

- 24 THE COURT: Okay. All right. Yes, go ahead.
- 25 MS. SILVEIRA: And then the claimant would have until

PG&E Corporation and Pacific Gas and Electric Company
May 14th to reply to the -- to the larger objection, should he choose.

And then between the May 14th filing of the reply and the June 15th status conference, the parties would meet and confer about an agreed-upon schedule for further proceedings and, if applicable, seek to narrow the issues that are presented to the Court.

I will change the sequence. And I'll ask Mr. Klein and Mr. Engel just to state their appearance for the record. And then I have a couple questions for them. And then I'll hear from them.

THE COURT: All right. In view of that, Ms. Silveira,

So, Mr. Klein, why don't you make your appearance, first?

MR. KLEIN: Thank you, Your Honor. Mark Klein for Mark Klein and Janet Klein.

17 THE COURT: All right. Mr. Engel?

18 MR. ENGEL: Yes. Larry Engel for Larry Engel.

THE COURT: Okay. So those dates, Ms. Silveira, I didn't clear -- or I don't know if you cleared the June 15th date with my courtroom deputy. But that's fine if it's clear on our schedule.

And so, Mr. Klein and Mr. Engel, is that acceptable to you? We just put these over to the June 15th hearing and then we'll follow the schedule Ms. Silveira just described?

PG&E Corporation and Pacific Gas and Electric Company 1 MR. ENGEL: That's acceptable to Larry Engel, Your 2 Honor. 3 THE COURT: And Mr. Klein? Mr. Klein? 4 MR. KLEIN: I'm sorry, Your Honor. I'm sorry. I'm 5 on. 6 THE COURT: You're muted. Mr. Klein, can you hear me? 7 Mr. Engel, can you still hear me? MR. ENGEL: I can hear you, Your Honor, yes. 8 9 THE COURT: All right. Mr. Klein, did we lose you? 10 All right. Ms. Parada, let's go back to you. We have -- the June 11 12 15th is a PG&E date, right? Correct? 13 THE CLERK: Yes, Your Honor, at 10 a.m. 14 THE COURT: Okay. Mr. Klein, are you there now? 15 MR. KLEIN: I'm trying to be, Your Honor. Can you 16 hear me? 17 THE COURT: Yes. Yes, I can hear you. Can you hear 18 me? 19 MR. KLEIN: Yes, sir. I'm sorry. I'm not used to 20 using mute. 21 THE COURT: Well, so I don't --22 It's all acceptable -- it's all acceptable MR. KLEIN: 23 to me. 24 THE COURT: I don't want you using mute now. 25 All right. Mr. Klein, if I -- if I understand your

PG&E Corporation and Pacific Gas and Electric Company position and your response, you have a claim of approximately 18,000 dollars for the acquisition of a standby generator. And that -- am I correct that is the -- that's the theory or the universe of your claim? And obviously, it is based upon the PSPS. Have I got it right or is there --

> No, Your Honor. You have it right. MR. KLEIN:

THE COURT: Okay. Well, I have to give you one compliment, Mr. Klein, because I thought the use of the term "UNLAW" for utilities negligence liability avoidance way was very clever.

Mr. Engel, I've known you for a long time. I've never known you to be quite so verbose. But you've overdone me. You've completely buried me with verbiage. And you're going to have to get a little more -- how can I say -- you're going to have to narrow the issue. I mean, the --

MR. ENGEL: Your Honor, I -- if I may. I understand. A part of the problem here is that I wasn't sure exactly how things were going to play out in the -- in the class action and PG&E, what PG&E was going to argue, and what they weren't going to argue. So I was trying to cover myself and to be able to go in different directions.

However, to get to the core of it, which I understand you want to do, the key areas for me are following up on a case. I found a winning case, by the way, that isn't in my brief. With --

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PG&E Corporation and Pacific Gas and Electric Company 1 THE COURT: No, that's I really want to hear. 2 Yeah. It's Elder v. Pacific Telephone MR. ENGEL: 3 Company. 4 THE COURT: Mr. Engel, I don't want to get into the 5 merits. I just want to know am I right you have a claim for 6 approximately 25,000 dollars. Is it -- is there to the claim 7 than that? 8 MR. ENGEL: Yeah. The core of it is the generator, 9 and that's 25,000 dollars as I've documented. On some theories 10 I have some additional amounts, but the core of it is the 25-. 11 THE COURT: Okay. But again, I -- the reason why I 12 made my opening comments is that I'm going to deal with today, 13 I believe, on the merits. And I simply can't give you the 14 benefit of the time it takes to have you summarize calling 15 up --16 MR. ENGEL: No, I don't think you need to. That's why 17 we agreed with the debtor to sharpen and narrow the issues. 18 think by the time of the next status conference when PG&E 19 stated what their position is, I'll be able to narrow my 20 position in response to their position. 21 THE COURT: Okay. Well, do me that favor and do so 22 because I practically burned up my laptop trying to read 23 everything that you filed. 24 Ms. Silveira --

MR. ENGEL: Yes.

PG&E Corporation and Pacific Gas and Electric Company

1 THE COURT: -- I will -- I will move Mr. Klein and Mr.

- 2 Engel's claims to the June 15th status conference. I will ask
- 3 that you circulate an agreed order or stipulation or something
- 4 memorializing in written form what you've agreed with each of
- 5 these two gentlemen for the deadline for each side to do what
- 6 you did. You summarized it, but I didn't keep track of
- 7 everything. And unless Mr. Klein or Mr. Engel want to add any
- 8 further, I will just take those two claimants off the calendar
- 9 for now. Okay. Thank you both.
- MR. KLEIN: Thank you, Your Honor.
- MR. ENGEL: Thank you, Your Honor.
- 12 THE COURT: All right. All right. Ms. Silveira, then
- going back to the opening comments, I'll go back to the
- 14 | sequence that I called unless you think it would be more
- 15 efficient to do anything else out of order. If you've made any
- other arrangements with any of the claimants, speak up.
- 17 Otherwise, I'll take them in order.
- 18 MS. SILVEIRA: Yes, Your Honor. There are two other
- 19 claims where the status has changed since we last reported to
- 20 the Court.
- 21 THE COURT: All right.
- MS. SILVEIRA: The first of those is the forty-fourth
- 23 omnibus objection with respect to the claim of Tracy Nick and
- 24 Haisam Nijem.
- THE COURT: All right. What's the arrangement there?

PG&E Corporation and Pacific Gas and Electric Company 1 MS. SILVEIRA: So there's not actually an arrangement, 2 Your Honor. We thought we had a settlement, but it seems like 3 there was a miscommunication. In reviewing the objection to 4 move forward today, we notice that it doesn't square up with 5 the nature of the dispute as we now understand it. We objected 6 as a no liability claim which is one for which there's no 7 supporting documentation provided. That's not the case here. 8 So our plan is to withdraw the forty-fourth omnibus objection 9 with respect to this claim. If we can't reach a resolution in 10 the meantime, we'll reobject on an alternative ground. 11 THE COURT: Okay. One second and I'll hear from the 12 claimant. I just need to get some papers out of the way. 13 So all right. Is Ms. Nick or Mr. Nijem -- are you on 14 the phone? No appearance? 15 So once again, so have you heard from them in connection with today's hearing, or did you just agree that you 16 17 would be taking it off? 18 MS. SILVEIRA: I have not heard from them in 19 connection with today's hearing. 20 THE COURT: Okay. So once again, is there anyone --21 MR. NIJEM: We're -- we're here --22 THE COURT: -- on the call --23 MR. NIJEM: -- Your Honor. 24 Who is that speaking, please? THE COURT: 25 This is Haisam Nijem and Tracy MR. NIJEM: I'm sorry.

PG&E Corporation and Pacific Gas and Electric Company Nicks.

THE COURT: Okay.

3 MR. NIJEM: We are --

THE COURT: Okay. Mr. Nijem, yes, sir. So you understood that -- did you hear what Ms. Silveira said?

MR. NIJEM: I -- we heard her. I'm not a hundred percent sure we understood.

THE COURT: Well, the company has filed -- excuse me. The company has filed what they call their forty-fourth omnibus objection. And you filed a written brief -- a written response and indicate two things, as I understand it. You claim a thousand dollars because of a line repair, and you claimed some other amount for -- I believe it's 18,000 dollars -- no, I'm sorry. I'm sorry. One second. Let me look at my notes here. Yes, 23,000 dollars for damage to some of your property.

And Ms. Silveira indicated that they were going to withdraw that objection if they haven't been able to reach a settlement with you, and they will refile a new objection. So there's no action necessary from you or from me today. And do you understand that that -- do you understand that?

MR. NIJEM: Yes.

THE COURT: And am I right? Is your claim as I indicated a thousand dollars -- and again, roughly a thousand dollars for a broken sewage lateral and approximately 20- or -- what did I say -- I can't see with all these amounts. But

PG&E Corporation and Pacific Gas and Electric Company
23,500 dollars for damage to stairs and other part of your
property? Is that correct?

MR. NIJEM: Yes. However, the -- and I don't know for sure if it's important. The thousand dollars was actually a reimbursement. But the numbers are correct.

THE COURT: It doesn't matter what it -- to me.

MR. NIJEM: Okay.

THE COURT: What matters to me for now is that I'm not going to do anything. Ms. Silveira indicated that maybe this case would be settled. I don't want to know the details of that. If you and your wife settle with the company, the company within a short period of time will be able to make a payment to you. And I encourage you to consider settlement.

But if there is no settlement, then PG&E will be filing a new objection to your claim. And that will come on the calendar sometime in the future. So for today's purposes, I'm going to take yours off of our calendar. I just wanted to make sure you understand that. There's nothing more for you to do this morning.

MR. NIJEM: Okay. We understand.

THE COURT: All right. And you -- okay. And you can stay on the call if you want to, but you certainly don't need to. All right.

MR. NIJEM: Okay. Thank you.

THE COURT: Thank you, sir.

PG&E Corporation and Pacific Gas and Electric Company 1 All right. And, Ms. Silveira, you said there was one 2 other one that maybe isn't -- there's been a change? 3 MS. SILVEIRA: Yes, Your Honor. It's the forty-fifth 4 omnibus objection with respect to the claim of John Weaver. 5 THE COURT: All right. Mr. Weaver, are you on the 6 call? 7 MR. WEAVER: Yes. Can you hear me? 8 THE COURT: Yes, sir. All right. And, Ms. Silveira, 9 what can you tell for Mr. Weaver? 10 MS. SILVEIRA: We just reached a settlement with Mr. 11 Weaver, and it's in the process of being documented. So we'll 12 update the Court once it's fully executed. 13 THE COURT: So, Mr. Weaver, can you just confirm that? 14 And again, I don't need the details. Ms. Silveira said you've 15 reached a settlement. And if that's settled, I'll congratulate 16 you and take this off our calendar for today. 17 MR. WEAVER: Yes. If they follow through with what 18 they say, yes, we have. 19 THE COURT: Well, I think they will. That's their 20 game. And if they don't follow through in what they say, you 21 can take it up with me. 22 MR. WEAVER: Thank you. 23 THE COURT: All right. Good luck. You're welcome to 24 hang up now. Thank you, sir.

MR. WEAVER: May I listen in?

PG&E Corporation and Pacific Gas and Electric Company 1 THE COURT: You certainly can listen in. 2 MR. WEAVER: Thank you. 3 THE COURT: This is an open court. All right. So now I'm going to go back -- Ms. 4 5 Silveira, that takes care of then four of the twelve that we 6 had on the list for today. So that's --7 MS. SILVEIRA: Yes. 8 THE COURT: -- one-third of the customers. Let's see 9 if we can keep on a roll here. 10 Is there an appearance by Mr. Sinkiewicz for EBEN 818? MR. SINKIEWICZ: Yes, Your Honor. I am -- I am here. 11 12 You did a good job pronouncing that name. 13 THE COURT: Well, thank you. 14 So, Mr. Sinkiewicz, by my understanding, you have a 15 claim for -- let me see if I can state it back to you -- you 16 have a claim for 20,000 dollars because you contend that 17 PG&E -- they left you holding the bag while you had lined up 18 some other work, and you got stuck with a claim by the -- by 19 the contractor who was there to do the undergrounding work. 20 And PG&E didn't do the connection. Is that the thrust of your 21 claim? 22 MR. SINKIEWICZ: Yes, sir. That's correct, Your 23 Honor.

THE COURT: So, Ms. Silveira, is there any dispute

PG&E Corporation and Pacific Gas and Electric Company connection and -
MS. SILVEIRA: Yes, Your Honor. The factual dispute

here is that the reorganized debtors can put forward evidence demonstrating the claimant was notified in advance that the work had been rescheduled.

THE COURT: I see. And so do you -- you believe that -- well, then if that is a fact that's established, it could be done essentially by a summary judgment, couldn't it?

MS. SILVEIRA: Certainly, Your Honor.

THE COURT: Mr. Sinkiewicz, do you understand what the company's theory of the defense is here?

MR. SINKIEWICZ: Yeah, I do, Your Honor. However, I don't believe that. I mean, they can say whatever they want. They can say the called and they canceled, they did this and they did that. The fact is I had a dozen -- more than a dozen standing around with machines running.

THE COURT: No, I understand. I understand that, sir.

And no, I'm --

MR. SINKIEWICZ: Okay.

20 THE COURT: I'm not --

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MR. SINKIEWICZ: Thank you.

22 THE COURT: -- going to make a decision today. I --

MR. SINKIEWICZ: Okay.

24 THE COURT: Unless you want me to. But the point is, 25 what I'm hearing from PG&E's lawyers is they gave you notice

PG&E Corporation and Pacific Gas and Electric Company that there would be a reschedule. You dispute that. So that's what we would call a material fact in dispute. And if the company can demonstrate in admissible written evidence that you were given notice, your job will be to show by admissible evidence that it is no so and that you're entitled to it. So I don't know whether you want to explore this and see if you can settle it or you want to oppose it. I don't know if you want to defend it as a -- without hiring a lawyer. But my job today is simply to figure out what we do next to try to have you have your day in court. But PG&E is also entitled to its day in court.

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So when I ask you -- okay. So she might -- she might file -- or she, meaning the company through its counsel -might file a motion that says here is why, as a matter of law, PG&E is not liable. And you'll have to respond to that. then I'll either decide it on the papers submitted or have a hearing. And if necessary, we'll have to have a trial and people testify and so on.

And I'm trying to give you the benefit of being able to do that efficiently, but, obviously, you have a right to all of the -- and so does the company, all of the defenses, okay? So, Ms. Silveira, can you make me a proposal for

timing on this?

MS. SILVEIRA: For briefing, Your Honor, we would 25 propose the next thirty days.

PG&E Corporation and Pacific Gas and Electric Company

THE COURT: And we should then perhaps just put it on a -- well, wait a minute. Let me back up. You believe you can make a prima facie case for summary judgment?

MS. SILVEIRA: I believe so, Your Honor. We were -- I was going to propose if we were setting an evidentiary hearing that it be set for the end of May. In terms -- if we're going to be doing briefings first, I think thirty days should be sufficient.

THE COURT: Mr. Sinkiewicz, what I will do is I will give PG&E a deadline to file what I'm going to call a motion for summary judgment. And then that -- again, under the law, that means that PG&E will show from its point of view there are no facts in dispute and they -- it does not owe you the 20,000 dollars. You have a right to show through evidence that there are facts in dispute.

And so, in other words, if you have a letter -- or if they produce a letter or a communication that was given to you and says this is why we're rescheduling, this is why we're not liable, you have a right to contest that. But it can't be they just didn't prove it or I had the people there. That's not the point. You'll have to rebut what they're showing.

And I can do it -- what I will do is I will give PG&E thirty days to make that showing in writing. And I'll give you a reasonable period of time to respond in writing. And then I'll either decide it on the papers or set a hearing for

PG&E Corporation and Pacific Gas and Electric Company argument or, if necessary, set an evidentiary hearing. I'll do that. So the sequence will be -- today is March 24th. I'm going to give PG&E until April 24th to file a motion. I'll give you three weeks after that to respond in writing.

And I will then -- based upon those papers, I'll decide what to do next. So maybe I'll rule on the papers.

Maybe I'll say no, I have to have a trial in which case I will set a hearing date or perhaps even a brief telephone conference with you and PG&E's lawyers to figure out how to do the trial, whether we're still doing it remotely, who will be called, et cetera. Okay? You following me?

MR. SINKIEWICZ: All right. So --

THE COURT: So far -- okay. So what's important to you -- and again, I'm not going to tell you you have to have a lawyer. You don't have to. Normally the corporations and LLCs are supposed to appear by counsel, but I'll overlook that this time because you made the representation that your LLC is a solely owned entity by your -- by you.

And so by April 24th the company will file in the court and serve on you what I'm calling is a motion for summary judgment. And you will have three weeks after that to respond. And then I'll -- the ball will be in my court to tell you what happens next.

MR. SINKIEWICZ: Okay.

THE COURT: And you're welcome to -- you're also

PG&E Corporation and Pacific Gas and Electric Company 1 welcome to have discussions one-on-one with Ms. Silveira and 2 the company if there's still a chance to settle this case 3 before then. Okay? So you can stay on the call if you want or 4 not. I'm going to go ahead and conclude the matter for you 5 today then. All right? 6 MR. SINKIEWICZ: Okay. All right, Your Honor. 7 iust --8 THE COURT: Okay. 9 MR. SINKIEWICZ: I'll get something in the mail to 10 respond to --THE COURT: Okay. Yes, sir. And those dates are 11 12 critical. Three weeks from April 24th. 13 MR. SINKIEWICZ: I have to answer their letter or 14 their --15 THE COURT: Well, what's important -- here's what's 16 critical for you to understand because I assume you don't have 17 the legal training. They will have to support their position 18 with a sworn statement under oath by somebody that knows the 19 facts that they're relying on. And you will have to do --20 MR. SINKIEWICZ: Um-hum. 21 THE COURT: You will have to do the same if you 22 believe the facts are not as they say. Again, I'm not -- it's 23 not a question of people lying. It's not a question of -- and 24 I'm assuming everybody is being truthful about this. But 25 sometimes different people have different points,

PG&E Corporation and Pacific Gas and Electric Company recollections. And there are material facts in dispute. And that's why we normally can't decide them on the papers if -- unless everybody agrees that we can.

But what's critical for you -- remember, PG&E has got very capable lawyers. They know the rules and they know the deadlines. So you need to be mindful of that deadline also.

Let's just -- let's just make sure something else is not in doubt. I'm going to make it -- give me just one second, and I'll tell you what I'm referring to here.

So their papers are going to be due by -- actually, Ms. Silveira offered the -- or I did, the 24th is a Saturday. So I'm going to make that the 23rd. And so I'm going to make your papers and your response due -- one second. I'm just checking here. Yeah. May 14th.

MR. SINKIEWICZ: Okay.

THE COURT: Okay?

MR. SINKIEWICZ: I have to -- I have to respond by the 14th of April -- 14th of May?

THE COURT: Yes. It has to be in the -- in the court, electronically with the court. And you can file --

MR. SINKIEWICZ: 14th --

22 THE COURT: -- you can file electronically on our court system, May 14th response.

And there's no reply, Ms. Silveira. It'll be on the papers.

PG&E Corporation and Pacific Gas and Electric Company 1 MS. SILVEIRA: Okay. 2 MR. SINKIEWICZ: And I send that to you, sir; is that 3 correct? 4 THE COURT: You file it with the court. 5 MR. SINKIEWICZ: Yeah. 6 THE COURT: You filed it with --7 MR. SINKIEWICZ: Yeah. 8 THE COURT: -- the court. And I receive it 9 electronically. And PG&E's lawyers receive it electronically. 10 And then I have --11 MR. SINKIEWICZ: All right. 12 THE COURT: And I will review that and then decide what to do next. Okay. Good luck. Thank you very much for 13 14 your time. 15 MR. SINKIEWICZ: Okay. Thank you, Your Honor. 16 THE COURT: Thank you. 17 All right. Next is Todd Greenberg. Mr. Greenberg, are you on the call or someone 18 19 representing you? 20 MR. LAPPING: Good morning, Your Honor. Richard 21 Lapping appearing for Mr. Greenberg. 22 THE COURT: Good morning, Mr. Lapping. 23 So, Mr. Lapping, I'm -- if I understand it, Mr. 24 Greenberg is claiming approximately 37,000 dollars for

fluctuations and damage to personal property and to his home

PG&E Corporation and Pacific Gas and Electric Company 1 because of the power fluctuations. Have I got it right? 2 MR. LAPPING: Generally, yes. 3 THE COURT: And there are two other claims that are not the subject of the dispute today; is that right, Ms. 4 5 Silveira? 6 MS. SILVEIRA: That's correct, Your Honor. 7 THE COURT: So what's your proposal for this? Could 8 you do this by a summary judgment also? 9 MS. SILVEIRA: I believe so, Your Honor. But we would 10 ask for slightly more time on this one. 11 THE COURT: Well, what's the substance of your 12 defense? This is not a Rule 2 defense though, right? 13 MS. SILVEIRA: Correct, Your Honor. We will 14 demonstrate that there were not power surges on the dates in 15 issue. 16 THE COURT: Well --17 MS. SILVEIRA: But we'll also do contest the measure 18 of damages if we get there. 19 THE COURT: I just want to know what to expect from 20 you. 21 MS. SILVEIRA: Certainly. 22 THE COURT: I'm sorry. 23 MS. SILVEIRA: So, yeah, the evidence will center 24 around the fact that there were not power surges at the 25 premises on the date in question.

PG&E Corporation and Pacific Gas and Electric Company

THE COURT: But what about the day before or the day
after? I mean, if he was away, I think the papers say that he
was away. If you come back and you find your damage, do you
have to know what day it happened?

MS. SILVEIRA: Right. I believe -- and we'll
certainly confirm this on our papers, but our search covered
the entire period he indicated that he was away.

THE COURT: Okay. Well, can you -- so, again, Mr.

Lapping, I don't know if you were listening on the prior

matter. But I believe that in the prior matter, I was offered

the ability to dispose of this by summary judgment. Do you

have any objection? If Ms. Silveira believes --

MR. LAPPING: Well, Your Honor --

THE COURT: -- that the company can make a summary judgment, they certainly have a right to do it, don't they?

MR. LAPPING: Yes, Your Honor. But, I mean, they have a big burden to overcome because their own email says that they had -- they already made an offer to pay the deductible. And they're going to argue that there were no surges and that res ipsa loquitur. Things don't just blow up electronically because of the absence of any event. There clearly was some sort of event.

So we're happy to engage in -- I guess I would like to see some preliminary discovery from PG&E as to how they come to the conclusion that there were no surges. If they want to do

PG&E Corporation and Pacific Gas and Electric Company that in a motion for summary judgment, that's fine as well. I think if we get -- once I see what it is that they're going to actually argue and the evidence, I may want an opportunity to take somebody's deposition.

THE COURT: Well, okay. You're entitled to do that.

But again, I -- when I started this discussion and asking Ms.

Silveira how we should go about this -- and this was one where she believes she can make a case for summary judgment. You know if the debtor -- if the company makes a motion for summary judgment, you have under the rules -- there are procedures that give the opponent an opportunity to take discovery. On the other hand, there isn't -- who are we going to take the discovery from? I mean, your own client can opine and give us a declaration that he suffered this damage on or about a certain date. And if -- and if he can relate it to power surges, then there may be a material fact in dispute.

I'm willing to let you take discovery. I'm trying to see if we can move these things smoothly and quickly for -- to avoid -- if it comes out to this, avoid even wasting time with the summary judgment if we need to set it immediately for trial.

So what discovery would you take?

MR. LAPPING: Well, Your Honor, I don't know what the condition of the -- what records the PG has -- PG&E has that proves a negative like this. We may not need to take any

PG&E Corporation and Pacific Gas and Electric Company discovery because have evidence of our own that they were working next door, doing this massive project with these poles and the city managers aware of the surges. And so I don't understand the nature of the factual dispute at this point. And so without really knowing exactly how they're going to present this, I'm at a loss as to say what we're going to do next.

THE COURT: Okay. Ms. Silveira, make me a proposal for your motion, please.

MS. SILVEIRA: I was going to propose May 21st. But in the interim, perhaps we could set another status conference at the omnibus hearing on the 28th. And I'll meet and confer with Mr. Lapping in the interim.

THE COURT: So that'll be April 28th?

MS. SILVEIRA: Yes.

THE COURT: Again, I haven't -- I haven't memorized all of our upcoming dates.

But let's do this: I will take your proposal, Mr.

Lapping -- and I think this is probably consistent with your

wishes. I'll put this over to April 28th at 10 o'clock for

further status. But before then, I want the two of you to meet

and confer and agree on when there needs to be a deadline

either for a motion or for end of discovery. I won't impose it

on you today on either side. But certainly on the 28th I want

to have a pinned-down schedule for motion or discovery cut-off

PG&E Corporation and Pacific Gas and Electric Company 1 so we can set an evidentiary hearing. 2 MS. SILVEIRA: Certainly, Your Honor. 3 THE COURT: Okay? MR. LAPPING: Thank you, Your Honor. 4 5 THE COURT: Okay. Thank you very much. And I'll see 6 you in April 28th at 10 o'clock. 7 MR. LAPPING: And that's at 10 o'clock I assume? 8 THE COURT: Yeah. Stay tuned. We may be doing that 9 by Zoom. We'll figure out what we're doing next time around. 10 MR. LAPPING: I will check the calendar. 11 THE COURT: Okay. 12 MR. LAPPING: Thank you, Your Honor. 13 THE COURT: All right. Thanks. 14 Next up is D.A. Wood. We have appearance for someone 15 for D.A. Wood today? 16 MR. COX: Good morning, Your Honor. Blaine Cox on 17 behalf of D.A. Wood. 18 THE COURT: All right. Good morning, Mr. Cox. 19 Now, if I've got it correctly on this one, let me see 20 if I've done my homework, this is approximately a 27,000-dollar 21 claim because PG&E, if I understand it, you contend that they 22 failed to mark out an underground gas line. And somebody, I 23 guess your client, then broke it. 24 MR. COX: That is generally correct, Your Honor.

THE COURT: All right. Ms. Silveira, see, I'm doing

PG&E Corporation and Pacific Gas and Electric Company my homework. I know what the claims are. But what's your proposal on this one, Ms. Silveira?

MS. SILVEIRA: We believe this one would be appropriate for summary judgment briefing as well.

THE COURT: And what would it be, that you did mark out the lines?

MS. SILVEIRA: Yes, Your Honor.

THE COURT: Okay. Mr. Cox, I guess if you heard the conversation on the other matters, it seems like the way to do it if that's what the company can do.

MR. COX: Not getting into the merits, Your Honor, but I just dispute their -- there's disputed facts whether it was marked. Obviously it was broken. I don't think we could set a summary judgment motion to have an undisputed fact that it was actually marked. I mean, we've got correspondences that it wasn't, records from supervisors from PG&E that were on-site that said it wasn't marked. So I just don't think it's appropriate for summary judgment.

I guess my request would just be that we set it for a further status conference and a meet-and-confer so I can speak with debtors' counsel and maybe we could work this out, would be my preferred method. But --

THE COURT: Well, to clarify, if they file a motion for summary judgment from a person that says I was the person in charge of this thing and we marked it out, then how would

PG&E Corporation and Pacific Gas and Electric Company you show -- you then have to dispute that with competent contrary evidence. In other words --

MR. COX: Yes, we --

THE COURT:

MR. COX: Yes, Your Honor. We'd have a declaration as well saying that it wasn't marked. And I believe we have multiple declarations to that effect as well for supporting

In other words, how would you do it?

8 evidence to back that up.

THE COURT: Well, again, I'm not going to waste everybody's time with a summary judgment motion that's doomed to fail. But, Ms. Silveira, we'll treat this the way we just did the last case unless you have another alternative way to do it. What do you think? What's your pleasure? Treat the same way --

MS. SILVEIRA: So --

16 THE COURT: -- we did Mr. Greenberg?

MS. SILVEIRA: Yes. We'll set this for a further status conference on April 28th. And I'll meet and confer with claimant's counsel in the interim.

THE COURT: Okay. But the same thing. By then I want deadline, an agreed deadline, for a motion or discovery so we can schedule a trial. And again, Mr. Cox, like everything else in life, this may be fruitful for exploring a settlement. I'll leave that to you all. And I'll just continue this to the 28th at 10 o'clock.

PG&E Corporation and Pacific Gas and Electric Company 1 MS. SILVEIRA: Thank you. Your Honor. 2 MR. COX: Thank you very much, Your Honor. 3 Okay. Thank you both. THE COURT: 4 All right. Next on my list is Dorcas Wheeler. Ms. Wheeler, are you there today? Yeah, you were on the call 5 6 before. Are you there? 7 MR. WEAVER: Was that Weaver? 8 THE COURT: Mr. Wheeler, no. Ms. Wheeler. Wheeler. 9 MS. WHEELER: Yes, Your Honor. Good morning. 10 THE COURT: Good morning. MS. WHEELER: Dorcas Wheeler for Dorcas Wheeler. 11 12 THE COURT: Okay. Ms. Wheeler, let me see. Now, this 13 is a claim of 31,000 or so dollars. You claim that PG&E messed 14 up the pruning on tress -- a tree or trees on your property. 15 MS. WHEELER: That is correct, Your Honor. 16 correct. 17 THE COURT: Okay. Ms. Silveira? 18 MS. SILVEIRA: Your Honor, this --19 MS. WHEELER: I -- I don't believe there's any -- I 20 don't believe there's any facts in dispute. And I can't find a 21 single reference in any of the debtors' pleadings. All I see 22 is yesterday when I received the agenda, that they didn't like 23 my argument. But they have not proffered any one single fact

THE COURT: Well, they don't -- they don't have to do

to dispute my declaration or my arborous report.

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PG&E Corporation and Pacific Gas and Electric Company 1 that under our rules of the status conference. In other 2 words --3 MS. WHEELER: Okay. This -- this is a status conference then? 4 5 THE COURT: Well, this is the first status conference, 6 That's what the company said in the papers. 7 MS. WHEELER: I thought it was a continuance of the 8 omnibus hearing from December and --9 THE COURT: Well, the --10 MS. WHEELER: -- for the purpose of settling. 11 THE COURT: Well, Ms. Wheeler, everything is 12 settleable. And if there's a fruitful discussion that you have 13 with somebody at the company not involving me, then I would 14 encourage you to do that. But if the company is not inclined 15 to offer you anything and you're not inclined to come down from 16 your demand, that's not going to get settled at this point. 17 But under our --18 MS. WHEELER: Okay. 19 THE COURT: -- procedures, the difference between the 20 hearing in December and today was just because these things 21 have to play out. This is the first hearing where I've been 22 talking about a schedule of what comes next. And what Ms. 23 Silveira wrote in her filing yesterday was that there were 24 factual disputes. And there are factual disputes that -- and

she, Ms. Silveira, does not say your claim can be kicked out as

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PG&E Corporation and Pacific Gas and Electric Company a matter of law. And I don't -- you haven't, at least at this point, attempted to show as a factual matter, as a legal matter that there are no facts in dispute. And you're entitled to it.

So think of it this way. Again, I don't know how much experience you have in bankruptcy procedure. But a claim objection, which is what this is, is more like the claimant has filed the equivalent of a complaint and the objector has filed an answer saying I deny the liability. And so then the issue is joined. It's just that the parties are in reverse order. So the debtor -- it's the debtor who initiated the omnibus procedures but did so in response to your proof of claim.

So it would seem to me, Ms. Silveira, that this one just needs to be set for trial unless there's a possibility of settling it. What do you think?

MS. SILVEIRA: I agree, Your Honor. We're certainly open to discussions in the interim, but we're prepared to set this for trial.

THE COURT: Ms. Wheeler, would you be amenable to at least one try at mediating a result here?

MS. WHEELER: Yes, I would be amenable to mediation.

THE COURT: Ms. Silveira, this would be -- in my opinion this case would be a perfect example of what we call the mini-mediation that was done in place, as you know, in the securities litigation and also in the -- in those other matters that are going to mediation. I would think that this would be

PG&E Corporation and Pacific Gas and Electric Company fruitful. And I'd like to order that PG&E put Ms. Wheeler and -- Ms. Wheeler and her claim on that -- what we'll call the short-form mediation and put her on -- and take it off calendar until that is either successful or completed unsuccessfully.

MS. SILVEIRA: Certainly, Your Honor. We'll begin that process right away.

THE COURT: So, Ms. Wheeler, you may not be familiar with it, but there is in place already for some claims. And what's happening that PG&E is picking up the tab for independent mediator. And the parties, with or without counsel, are in -- and I don't -- I'm not privy to what's happening. I just know that it's underway. And that would be perhaps the most sufficient way to do it.

So Ms. Silveira has acknowledged it. I will say that she -- the ball will be in her court to bring you up to speed on what should happen. But the first thing that should happen is that some dialog where there will be a date and a time and a mediator lined up to try to see if he or she can help both sides reach an agreement here.

MS. WHEELER: I think, Your Honor, that would be the most sufficient use of the Court's time.

THE COURT: Well, and your time. Ms. Silveira, I'll take this off calendar and understand that we're putting this into the mediation pipeline. And hopefully I won't hear from Ms. Wheeler again. But if I do, we'll take it up again.

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PG&E Corporation and Pacific Gas and Electric Company
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              MS. SILVEIRA: Certainly. There's just --
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              MS. WHEELER: It would be my pleasure, Your Honor.
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              THE COURT: Ms. Silveira, were you going to say
     something else?
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 5
              MS. SILVEIRA: Yeah. There's just one housekeeping
 6
     point with respect to Ms. Wheeler's claims. She has two
 7
     asserted claims, 79932 and 80179. We'll get this cleared up
 8
     through the ADR process. But Ms. Wheeler has acknowledged
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     there is one claim in the amount of 31,020 dollars.
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              THE COURT: Well, Ms. Wheeler, can't we just agree
11
     that --
12
              MS. WHEELER: Yes.
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              THE COURT: -- you only have one claim? And what --
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              MS. WHEELER: No, that's correct. That is correct.
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              THE COURT:
                          Shouldn't the lower -- Ms. Silveira,
16
     shouldn't the lower number just be treated as superseded by the
17
     later number?
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              MS. SILVEIRA: Yes, sir. And honestly I do not have
19
     the filing dates in front of me, but we are willing to
20
     stipulate that 80179 is the surviving claim.
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              THE COURT: Okay. Ms. Wheeler, our electronic record,
22
     or this audio record, will reflect that you're agreeing that
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     79932 is treated as replaced by 80179. And that's your
24
     surviving claim. You already acknowledged it's approximately
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     31,000 -- well, I can see it, 31,020 dollars. And --
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PG&E Corporation and Pacific Gas and Electric Company 1 MS. WHEELER: Yes. 2 THE COURT: -- I will wish you good luck in trying to 3 come up with a mediated resolution of it. So, Ms. Silveira, I 4 will -- the ball is in your court. And I will assume that you'll get -- this will go into the mediation pipeline here 5 6 promptly. 7 MS. SILVEIRA: Yes. We'll begin the process. 8 THE COURT: Okay. Thank you. 9 Ms. Wheeler, good luck. Thank you very much for your 10 time. 11 MS. WHEELER: Thank you, Your Honor. I appreciate it. 12 THE COURT: Next we have Bruce and Kathleen Shaw. 13 someone on the call for Mr. or Ms. Shaw? Is there an 14 appearance by Bruce or Kathleen Shaw on the forty-third 15 objection? Anyone? 16 Ms. Silveira, have you heard from the Shaws? 17 MS. SILVEIRA: I have not, Your Honor. 18 THE COURT: Well, what would you like me to do? This 19 need to be defaulted? 20 MS. SILVEIRA: That would be our request. I emailed 21 Mr. and Ms. Shaw yesterday afternoon with instructions on 22 making an appearance, but we haven't heard from them otherwise. 23 THE COURT: All right. I will let the minutes reflect 24 there's no appearance by the claimants, Mr. Bruce and Kathleen

Shaw, on claim number 1722 as part of the forty-third omnibus

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PG&E Corporation and Pacific Gas and Electric Company 1 objection. And the objection will be sustained by default. 2 Ms. Silveira, you should submit an order. And, 3 obviously, if the Shaws file something that indicate they tried 4 to get in or they had telephonic connections or something, I'll be more amenable to giving them another shot at it. And I 5 6 suspect you will too. But we'll take that --7 MS. SILVEIRA: Of course, Your Honor. 8 THE COURT: Okay. All right. Next in my calculation 9 would be -- I believe we're down to Ms. Gerstner. Let me just 10 make sure that -- one second. Yeah, is Martha Gerstner on the 11 phone? Ms. Gerstner, are you there? 12 MS. GERSTNER: Yes, I am. Good afternoon, Your Honor. 13 THE COURT: All right. Good afternoon. All right. 14 One second. Let me make sure I know about your situation. All 15 right. 16 Ms. Gerstner, as I understand your claim, you have 17 some construction work done or PG&E was working on a line, an 18 underground line, that adjoins your home. And the work was not 19 done correctly. And you believe there is something of a claim 20 for about 16,000 dollars for what happened. Do I have it 21 right, roughly? 22 MS. GERSTNER: Yes, that's correct.

THE COURT: Ms. Silveira, what's the company's

MS. SILVEIRA: Your Honor, we were prepared to go

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position on this one?

PG&E Corporation and Pacific Gas and Electric Company forward and argue it to be disallowed as a matter of law.

Ms. Gerstner and I emailed last night, and she sent me some additional documentation that we're still assessing and likely will raise some factual issues. So I think in the interim, I would request that we use this as a status conference -- or, excuse me, that we continue this until April 28th and treat that as a further status conference.

THE COURT: If she hadn't given you more information, was this a Rule 16 issue or something else?

MS. SILVEIRA: No, Your Honor. We're contesting that the damage was not caused by PG&E.

THE COURT: Oh, causal. All right.

Ms. Gerstner, did you hear the discussion I had with some of the other claimants about putting these over so people can -- the company can absorb and work on what you have in mind?

MS. GERSTNER: Yes, I did listen to the previous conversations.

THE COURT: Well, there have been several, obviously.

And sorry to make you wait. I mean, we've gone through all sorts of things like continued hearings to settlements to mediation.

MS. GERSTNER: Yep.

24 THE COURT: In this one, what Ms. Silveira was just saying is that she'd like to continue it just so they can

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PG&E Corporation and Pacific Gas and Electric Company
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     consider what you've submitted. So if there's no resolution,
 2
     it'll just be deferred. But maybe they'll withdraw it.
 3
     they'll make you a proposal. Maybe something will happen.
 4
              And are you satisfied with at least treating it that
 5
     way today?
 6
              MS. GERSTNER: Yes, that sounds acceptable.
 7
              THE COURT: Okay. Thank you very much. I'll do that.
 8
     You should be ready for a hearing on April 28th at 10 o'clock.
9
     Whether it's by phone or Zoom, we'll figure that out later.
10
     But I'll talk to you then. Good luck. Thank --
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              MS. GERSTNER: Very --
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              THE COURT: -- you for your time.
              MS. GERSTNER: Thank you, too, Your Honor.
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14
              THE COURT: Okay. One second.
15
              All right.
                          The next on my list is Rhonda Miller.
                                                                  Is
16
     Ms. Miller on the call? Is Rhonda Miller on our phone call
17
     today?
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              Ms. Silveira, have you heard from Ms. Miller?
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              MS. SILVEIRA: I have not, Your Honor.
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              THE COURT: As I understand it -- one second. I have
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     too many papers. Ms. Miller's claim is a little confusing to
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          And there's not a lot of information that you -- I believe
     your objection is there's no supporting documentation. And the
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     claim appears to be for 7,375 dollars?
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              MS. SILVEIRA: Yes, Your Honor.
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PG&E Corporation and Pacific Gas and Electric Company

- 1 THE COURT: All right. One more time.
- 2 MS. SILVEIRA: That's our understanding.
- 3 THE COURT: Is Rhonda Miller on the call? All right.
- 4 I will indicate that Ms. Miller was properly served with the
- 5 | continued hearing today, and she is not appearing. So I'll
- 6 enter the default and confirm that there's no supporting
- 7 information in which -- consistent with the fortieth omnibus
- 8 objection and the claim should be disallowed and the objection
- 9 sustained. Ms. Silveira will treat this the same way we've
- 10 treated the other ones that you will serve on Ms. Miller an
- order disallowing her claim for those reasons.
- MS. SILVEIRA: Thank you, Your Honor.
- 13 THE COURT: And next we come to Annette Hicks. Is Ms
- Hicks on the phone call today? Annette Hicks, are you on the
- 15 | call?
- Ms. Silveira, what I see from Ms. Annette Hicks's
- 17 | claim is unsupported list of damages to various appliances
- 18 | without any -- well, I mean, the handwritten documents you
- 19 | filed indicate some power surges, but there's no specifics. Do
- you have any information or any communication from Ms. Hicks?
- MS. SILVEIRA: I haven't received any communication
- 22 from her, Your Honor.
- 23 THE COURT: And am I correct that is the -- that is
- 24 | the fortieth -- you said the fortieth omnibus category. So
- 25 | it's unsupported claim.

PG&E Corporation and Pacific Gas and Electric Company 1 MS. SILVEIRA: Yes, Your Honor. 2 THE COURT: One more time, is Annette Hicks on the 3 phone call? All right. 4 Ms. Silveira, I will note that and enter her default for nonresponse. She was served with a notice of the hearing. 5 6 The objections are well-taken and will be sustained and the 7 claim disallowed. And I'll ask you to serve Ms. Hicks with the 8 order that disallows her claim. 9 By my calculation --10 MS. SILVEIRA: I'll do that, Your Honor. 11 THE COURT: -- we have covered all the claimants. Is 12 any claimant on the call who expects and believes you should be 13 heard today that I overlooked? 14 Ms. Silveira, how about you? Have I covered all the 15 bases that you set out there for me? 16 MS. SILVEIRA: Yes, Your Honor. Those were the claims 17 we expected to go forward today. 18 THE COURT: Okay. Well, then, I guess we can conclude 19 the hearing. And any -- do we have any unfinished business? I 20 quess not. 21 All right. Thank you all for your time and 22 participation at the hearing. And thank you to my staff. I will conclude the hearing now. 23 24 MS. SILVEIRA: Thank you, Your Honor.

(Whereupon these proceedings were concluded)

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CERTIFICATION

I, Michael Drake, certify that the foregoing transcript is a true and accurate record of the proceedings.

/s/ MICHAEL DRAKE, CER-513, CET-513

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